

REMARKS

In accordance with the foregoing, the specification and claims 1, 2, 22 and 29 have been amended. Claims 1-29 and 31 are pending and under consideration.

The objections to the specification and claims are overcome by the present amendments.

The rejections under 35 U.S.C. § 103 are now discussed. Using independent claim 1 as an example, this claim recites displaying a main window in response to the executing according to the user, including a step button to adjust the plurality of display settings sequentially and menu buttons to separately adjust display setting groups including the plurality of display settings. The Examiner relies upon the 3Dlabs reference. However, this reference does not teach the step button AND menu buttons, as claimed. Instead, this reference teaches a "Config Wizard" button OR display settings (i.e., resolution and color). This is why separate figures illustrate these features (the figure on page 19 of the reference illustrates the Config Wizard and the figure on page 20 of the reference illustrates the resolution).

Furthermore, the feature of "a step button to adjust the plurality of display settings sequentially" is noted. The Examiner relies upon the Config Wizard button, however, the reference does not disclose the operations generated by this button. Instead, the reference merely states that the Wizard is "a step-by-step interface that will help you modify your current display configuration." 3Dlabs, p. 18. The reference also states "The Wizard will step you through driver optimization." 3Dlabs, p. 26. However, the reference does not indicate what qualities are set in the different steps. Thus, the reference does not teach that the step button adjusts the plurality of display settings sequentially, because the reference does not teach what the Wizard adjusts. Furthermore, it is noted that the user must specifically select a tab (i.e. for the monitor or the adaptor) and enter the display settings for each of the tab-selected features, and therefore this reference does not teach the claimed "sequential" adjusting.

The remaining references do not overcome these deficiencies. Accordingly, withdrawal of the rejections is requested.

There being no further outstanding objections or rejections, it is submitted that the application is in condition for allowance. An early action to that effect is courteously solicited.

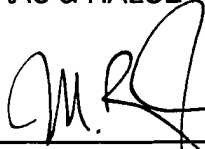
Finally, if there are any formal matters remaining after this response, the Examiner is requested to telephone the undersigned to attend to these matters.

If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.

Respectfully submitted,

STAAS & HALSEY LLP

Date: 10-23-09

By: 
Michael J. Badagliacca
Registration No. 39,099

1201 New York Avenue, N.W., 7th Floor
Washington, D.C. 20005
Telephone: (202) 434-1500
Facsimile: (202) 434-1501